

APPENDIX A

SEWER USE FEES FOR THE BOROUGH OF DANVILLE

RESOLUTION 2 OF 2022
DANVILLE MUNICIPAL AUTHORITY

A RESOLUTION TO AMEND THE SEWER USE FEES OF THE DANVILLE MUNICIPAL AUTHORITY

WHEREAS, Sewer rentals or charges are imposed upon and shall be collected from the owner of each improved property which is or shall be connected with the sewer system, for use of the sewer system, whether such use shall be direct or indirect, which sewer rental or charges shall commence and shall be effective as of January 1, 2023, and shall be payable as provided herein, in accordance with the following schedule of rates and classifications; and

WHEREAS, The Danville Municipal Authority is required by PENNVEST to establish sufficient rates to cover operations, maintenance, construction and debt service expenses related to the wastewater treatment and collection systems in the Borough of Danville, Montour County; and

BE IT RESOLVED, The sewer rentals or charges within the Borough of Danville shall be as follows:

Improved properties furnished unmetered water service.

1.	Residences	
	<u>Item</u>	<u>Quarterly Sewer Rental or Charge</u>
	Single family residence (including condominiums, townhouses, mobile homes apartments and trailers)	\$110.40
	Sewer Only Flat Rate Customers	\$130.50

Improved properties furnished metered water service

- (1) Except as otherwise provided in this Resolution, sewer rentals or charges for sewage and/or industrial wastes discharged into the sewer system from any dwelling unit and/or improved property shall be based upon volume of water usage, adjusted, if appropriate, as provided in this Resolution, where the volume of water usage shall be metered, whether by the Danville Municipal Authority or otherwise.
- (2) Sewer rentals or charges for sewage and/or industrial wastes discharged into the sewer system from an industrial establishment may be based upon actual metered volume of discharge, as permitted in this Resolution.
- (3) In either of the foregoing cases, such sewer rentals or charges shall be computed in accordance with the following metered rate schedule; subject, however, to any minimum rentals or charges provided in this article:

Metered Rate Schedule

<u>Gallons Per Quarter Annum</u>	<u>Dollars Per Thousand Gallons Per Quarter Annum</u>
Per Thousand Gallons	\$ 6.50

(4) Notwithstanding the foregoing metered rate schedule, the minimum sewer rental or charge for any dwelling unit and or improved property where the volume of water usage shall be metered shall be as follows:

<u>Water Meter Size (inches)</u>	<u>Customer Quarterly Charge (per unit)</u>
Less than 1	\$ 33.00
1	\$ 39.57
1 ¼	\$ 43.98
1 1/2	\$ 50.58
2	\$ 63.75
2 ½	\$72.56
3	\$81.36
4	\$98.97
6	\$153.93
8	\$250.68

Special Charges

- | | | |
|----|---|-------------------------------|
| 1. | Essential Community Services Group | \$6.50 per 1,000 gallons |
| 2. | Valley Special Purpose Tapping Fee
Total Debt \$2,047,000/1,000 projected EDUs | \$2,047 (Per EDU) |
| 3. | Room Charge (per premises) | Meter Size Customer
Charge |

For service periods of less or more than one quarter annum, the sewer rental or charge and the computation of the volume of water consume or the volume or discharge to the sewer system, as applicable, shall be proportionately adjusted.

Whether or not served by private or common facilities, where more than one residential and or nonresidential establishment, including institutional dormitories, is located in one building, house, or other structure and such building, house, or other structure is served by one sewer connection, multiple charges shall be computed as if each had separate connections and facilities.

Notwithstanding any of the forgoing, the minimum sewer rentals or charges to hospitals shall be not less than \$18.37 per person occupying the premises, per quarter

annum. Such persons shall include resident and nonresident employees, doctors, nurses and bed patients. The number of persons for which billings shall be made was established on or before July 1, 1970, and adjustments will be made at least every two years for billing purposes.

Industrial establishments discharging sewage and industrial wastes to the sewage system having an average five-day BOD greater than 250 parts per million, average suspended solids content greater than 250 parts per million, average total nitrogen greater than 40 parts per million, or average total phosphorus greater than 7 parts per million (measured as set forth below) shall pay a strength of waste surcharge, in addition to applicable charges, equal to one-tenth of one percent (0.1%) for each part per million by which the BOD exceeds 200 parts per million, plus one-tenth of one percent (0.1%) for each part per million by which the suspended solids exceed 250 parts per million. Surcharges shall be applicable to billings for sewer rentals computed in accordance with other provisions of this Resolution. The strength of sewage and industrial wastes to be used for establishing the amount of surcharge shall be determined at least once annually either by suitable sampling and analysis of the wastes for a three day consecutive period during a period of normal plant operations, from estimates made by this Authority or from known relationships of products produced to strengths of wastes for those industries where such factors have been established. In establishing waste strengths for surcharge purposes by analysis, analysis shall be made in accordance with procedures outlined in the latest editions of "Standard Methods for the Examination of Water and Wastewater", published by the American Public Health Association, Inc.

If a hospital, shall fail to provide this Authority with complete information required to compute the sewer rental or charge to such property, this Authority may estimate a reasonable applicable sewer rental or charge for such property, and such estimated sewer rental or charge shall be the actual sewer rental or charge payable until the required information is filed; provided, however, that no rebates will be paid by this Authority if the information filed reveals a lower indicated sewer rental or charge than that estimated by this Authority.

Nothing herein contained shall be deemed to prohibit this Authority from entering into separate agreements with owners with respect to sewer rentals or charges to be imposed in those cases where, due to seasonal fluctuations, contributions toward construction by owners or other unusual circumstances, the sewer rentals or charges set forth herein shall be deemed by this Authority to be unfair or inequitable.

RESOLVED this 19th day of December, 2022.